UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF MISSOURI

In Re:



ADOPTION OF INTERIM BANKRUPTCY RULE 1007-1 and AMENDED Official Form B22A

SECOND AMENDED 2008 STANDING ORDER NO. 2 - Effective December 1, 2010

Whereas this court promulgated Amended 2008 Standing Order No. 2 adopting Interim Bankruptcy Rule 1007-1 to be effective December 19, 2009, this court now amends this standing order effective December 1, 2010 to adopt subsequent changes to Bankruptcy Rule 1007-1 which supersede selected provisions in the Interim Bankruptcy Rule.

Whereas, on October 20, 2008, the National Guard and Reservists Debt Relief Act of 2008, Pub. L. No. 110-438 (the Act) was enacted into law; and

Whereas, provisions of the Act modifying provisions of the Bankruptcy Code are were effective December 19, 2008; and

Whereas, the Advisory Committee on Bankruptcy Rules has requested approval of Interim Rule 1007-1, Lists Schedules, Statements, and Other Documents; Time Limits and an amendment to Official Form 22A, Statement of Current Monthly Income and Means Test Calculation to implement the substantive and procedural changes mandated by the Act including temporary exclusion from the bankruptcy means test for Reservists and members of the National Guard called to active duty or homeland defense activity after September 11, 2001, for at least 90 days; and

Whereas, acting on behalf of the Judicial Conference, the Executive Committee has approved the Revision of Form 22A and the transmission of the Interim Rule to the district courts with a recommendation that it be adopted through a local rule or standing order; and

Whereas, the general effective date of the Act has not provided sufficient time to promulgate rules after appropriate public notice and an opportunity for comment; and

Whereas, the Statutory Time Period Technical Amendments Act of 2009 was enacted effective December 1, 2009 to modify time deadlines in Rule 1007-1 of the Federal Rules of Bankruptcy Procedure which supersede the time deadlines in Interim Bankruptcy Rule 1007-1; and

Whereas, the Judicial Conference approved an amendment to the deadline for filing the statement under Bankruptcy Rule 1007(b)(7) effective December 1, 2010 which supersedes the time deadline in

Interim Bankruptcy Rule 1007-1.

NOW THEREFORE, pursuant to 28 U.S.C. section 2071, Rule 83 of the Federal Rules of Civil Procedure and Rule 9029 of the Federal Rules of Bankruptcy Procedure, the attached Interim rule is adopted as modified by the Statutory Time Period Technical Amendments Act of 2009 and by subsequent Rule changes by a majority of the judges of this court to be effective December 19, 2010 to conform with the Act. This Interim rule shall remain in effect for cases commenced in the three-year period beginning December 19, 2008, consistent with the new Act or until further order of the court.

DATED: 11/16/2010	/s/ Dennis R. Dow Dennis R. Dow, Chief Bankruptcy Judge
DATED: 11/16/2010	/s/ Arthur B. Federman Arthur B. Federman, Bankruptcy Judge
DATED: 11/16/2010	/s/ Jerry W. Venters Jerry W. Venters, Bankruptcy Judge

Interim Rule 1007-I.¹ Lists, Schedules, Statements, and Other Documents; Time Limits; Expiration of Temporary Means Testing Exclusion²

1	* * * * *
2	(b) SCHEDULES, STATEMENTS, AND OTHER DOCUMENTS
3	REQUIRED.
4	****
5	(4) Unless either: (A) § 707(b)(2)(D)(i) applies, or (B) §
6	707(b)(2)(D)(ii) applies and the exclusion from means testing granted therein extends
7	beyond the period specified by Rule 1017(e),
8	an individual debtor in a chapter 7 case shall file a statement of current monthly
9	income prepared as prescribed by the appropriate Official Form, and, if the current
10	monthly income exceeds the median family income for the applicable state and
11	household size, the information, including calculations, required by § 707(b)
12	prepared as prescribed by the appropriate Official Form.
13	* * * *

¹Interim Rule 1007-I was adopted by the bankruptcy courts to implement the National Guard and Reservists Debt Relief Act of 2008, Public Law No: 110-438. The Act, which provides a temporary exclusion from the application of the means test for certain members of the National Guard and reserve components of the Armed Forces, applies to bankruptcy cases commenced in the three-year period beginning December 19, 2008.

² Incorporates (1) time amendments to Rule 1007 which took effect on December 1, 2009, and (2) an amendment, effective December 1, 2010, which extended the time to file the statement of completion of a course in personal financial management in a chapter 7 case filed by an individual debtor.

(c) TIME LIMITS. In a voluntary case, the schedules, statements, and other
documents required by subdivision (b)(1), (4), (5), and (6) shall be filed with the
petition or within 14 days thereafter, except as otherwise provided in subdivisions
(d), (e), (f), (h), and (n) of this rule. In an involuntary case, the list in subdivision
(a)(2), and the schedules, statements, and other documents required by subdivision
(b)(1) shall be filed by the debtor within 14 days of the entry of the order for relief.
In a voluntary case, the documents required by paragraphs (A), (C), and (D) of
subdivision (b)(3) shall be filed with the petition. Unless the court orders otherwise,
a debtor who has filed a statement under subdivision (b)(3)(B), shall file the
documents required by subdivision (b)(3)(A) within 14 days of the order for relief.
In a chapter 7 case, the debtor shall file the statement required by subdivision (b)(7)
within 45 60 days after the first date set for the meeting of creditors under § 341 of
the Code, and in a chapter 11 or 13 case no later than the date when the last payment
was made by the debtor as required by the plan or the filing of a motion for a
discharge under § 1141(d)(5)(B) or § 1328(b) of the Code. The court may, at any
time and in its discretion, enlarge the time to file the statement required by
subdivision (b)(7). The debtor shall file the statement required by subdivision (b)(8)
no earlier than the date of the last payment made under the plan or the date of the
filing of a motion for a discharge under $\S\S 1141(d)(5)(B)$, $1228(b)$, or $1328(b)$ of the
Code. Lists, schedules, statements, and other documents filed prior to the conversion
of a case to another chapter shall be deemed filed in the converted case unless the
court directs otherwise. Except as provided in § 1116(3), any extension of time to

file schedules, statements, and other documents required under this rule may be granted only on motion for cause shown and on notice to the United States trustee, any committee elected under § 705 or appointed under § 1102 of the Code, trustee, examiner, or other party as the court may direct. Notice of an extension shall be given to the United States trustee and to any committee, trustee, or other party as the court may direct.

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- (n) TIME LIMITS FOR, AND NOTICE TO, DEBTORS TEMPORARILY EXCLUDED FROM MEANS TESTING.
- (1) An individual debtor who is temporarily excluded from means testing pursuant to § 707(b)(2)(D)(ii) of the Code shall file any statement and calculations required by subdivision (b)(4) no later than14 days after the expiration of the temporary exclusion if the expiration occurs within the time specified by Rule 1017(e) for filing a motion pursuant to § 707(b)(2).
- (2) If the temporary exclusion from means testing under § 707(b)(2)(D)(ii) terminates due to the circumstances specified in subdivision (n)(1), and if the debtor has not previously filed a statement and calculations required by subdivision (b)(4), the clerk shall promptly notify the debtor that the required statement and calculations must be filed within the time specified in subdivision (n)(1).

COMMITTEE NOTE

This rule is amended to take account of the enactment of the National Guard and Reservists Debt Relief Act of 2008, which amended § 707(b)(2)(D) of the Code to provide a temporary exclusion from the application of the means test for certain members of the National Guard and reserve components of the Armed Forces. This exclusion applies to qualifying debtors while they remain on active duty or are performing a homeland defense activity, and for a period of 540 days thereafter. For some debtors initially covered by the exclusion, the protection from means testing will expire while their chapter 7 cases are pending, and at a point when a timely motion to dismiss under § 707(b)(2) can still be filed. Under the amended rule, these debtors are required to file the statement and calculations required by subdivision (b)(4) no later than 14 days after the expiration of their exclusion.

Subdivisions (b)(4) and (c) are amended to relieve debtors qualifying for an exclusion under § 707(b)(2)(D)(ii) from the obligation to file a statement of current monthly income and required calculations within the time period specified in subdivision (c).

Subdivision (n)(1) is added to specify the time for filing of the information required by subdivision (b)(4) by a debtor who initially qualifies for the means test exclusion under \S 707(b)(2)(D)(ii), but whose exclusion expires during the time that a motion to dismiss under \S 707(b)(2) may still be made under Rule 1017(e). If, upon the expiration of the temporary exclusion, a debtor has not already filed the required statement and calculations, subdivision (n)(2) directs the clerk to provide prompt notice to the debtor of the time for filing as set forth in subdivision (n)(1).